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#### **PATENT COOPERATION TREAT**

**PCT** 

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#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference WLW/P40313ANS.WO	FOR FURTHER AC	CTION	See Form PCT/IPEA/416				
International application No. PCT/GB2005/000187	International filing date (20.01.2005	day/month/year)	Priority date (day/month/year) 20.01.2004				
International Patent Classification (IPC) or national classification and IPC INV. A01B45/04							
Applicant WARKE, WILLIAM LYLE							
This report is the international pre- Authority under Article 35 and tra	This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.						
2. This REPORT consists of a total	of 8 sheets, including th	is cover sheet.	•				
3. This report is also accompanied to	This report is also accompanied by ANNEXES, comprising:						
a. $oxtimes$ sent to the applicant and t	o the International Burea	au) a total of 5 sheets,	as follows:				
and/or sheets contain	_						
	beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the						
sequence listing and/or ta	sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box						
Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
4. This report contains indications relating to the following items:							
☐ Box No. I Basis of the rep	port						
☐ Box No. II Priority							
	•	rd to novelty, inventive s	step and industrial applicability				
Box No. IV Lack of unity of							
applicability; cit	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
☐ Box No. VI Certain docum							
	in the international appl						
Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of this	s report				
21.11.2005		06.06.2006					
Name and mailing address of the internatio	nal	Authorized officer	autoria Pateriacy				
prellminary examining authority:	656 epmu d	Schlichting, N	Very Prince				
Fax: +49 89 2399 - 4465	1	Telephone No. +49 89 23	399-2428				

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2005/000187

	Вох	No. I	Basis of the	report	
1.	With	n regard	d to the langua	age, this	report is based on
★ The international application in the language in which it was filed					in the language in which it was filed
		of a tra	anslation furnisernational sear plication of the	hed for ch (und internat	nal application into , which is the language the purposes of: er Rules 12.3(a) and 23.1(b)) ional application (under Rule 12.4(a)) examination (under Rules 55.2(a) and/or 55.3(a))
2.	hav	e been	furnished to th	ie recei	the international application, this report is based on (replacement sheets which ving Office in response to an invitation under Article 14 are referred to in this e not annexed to this report):
	Des	cription	ı, Pages	••	
	1-16	3		•	as originally filed
	Clai	ms, Nu	mbers ·		
	1-32	2,			filed with telefax on 21.11.2005
	Drav	wings, §	Sheets	:	
	1/32	-32/32			as originally filed
		a sequ	uence listing ar	nd/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing
3.		☐ the☐ the☐ the☐ the☐	description, p claims, Nos. drawings, she sequence list	ages ets/figs ing <i>(spe</i>	Ited in the cancellation of:  ecify): equence listing (specify):
4.	had	not be pplement the the the	en made, since the made, since the description, per claims, Nos. a drawings, she sequence list	e they h 70.2(c) ages eets/figs ing <i>(spe</i>	
	*	If it	em 4 appli:	es, so	ome or all of these sheets may be marked "superseded."

2. Citations and explanations (Rule 70.7):

see separate sheet

_	Box	No. IV	Lack of unity of inve	ntion		
1.		In response to the invitation to restrict or pay additional fees, the applicant has, within the applicable time limit:				
		□ restri	cted the claims.			
		□ paid a	additional fees.			
		☐ paid a	additional fees under p	rotest	and, where a	applicable, the protest fee.
		□ paid a	additional fees under p	rotest	but the applic	cable protest fee was not paid.
		☐ neith	er restricted the claims	nor pa	aid additional	fees.
2.	☒	This Aut Rule 68.	hority found that the re 1, not to invite the app	equiren licant t	nent of unity to restrict or p	of invention is not complied with and chose, according to pay additional fees.
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:				
		complied	d with.			
	see separate sheet					
4.	Cor	Consequently, this report has been established in respect of the following parts of the international application:			pect of the following parts of the international application:	
	□ all parts.					
		·	s relating to claims No	S		
Life parte relating to ciaims 1900.						
_			· .			
	Box	x No. V olicability	Reasoned statemer ; citations and expla	nt unde natior	er Article 35 ns supportin	(2) with regard to novelty, inventive step or industrial g such statement
1.		tement				
	Nov	velty (N)		Yes:	Claims	16-19
				No:	Claims	1-15,20-32
lny		entive ste	on (IS)	Vac.	Claims	
	1110	emive ste	şρ (10 <i>)</i>	No:	Claims	1-32
				NO.	Ciamis	1-02
	Ind	ustrial ap	plicability (IA)	Yes:	Claims	1-32
				No:	Claims	

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

# 10/586709 IAP11 Rec'd PCT/PTO 20 JUL 2006 International application No.

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/GB2005/000187

#### Re Item IV

- 1. This Authority considers that there are 2 inventions covered by the claims indicated as follows:
  - I: Claims 1 to 25 directed to an apparatus for cutting turf, for soil de-compacting and for soil drainage comprising a tool which leading portion of said tool is disposed substantially vertically below an axis of rotation of at least one axle of the ground engaging means
  - II: Claims 26 to 31 directed to an apparatus for soil drainage and irrigation comprising a trench generating means
- 2. The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

Examining the possible correspondence by technical effect, one finds that the technical effect as well as the objective problem of the first invention is that the sods of turf cut will have a consistent thickness or pipes laid will be at a regular depth below surface and that the technical effect and the corresponding objective problem of the second invention is to generate a trench in the soil.

This appears to show lack of corresponding technical effect. Consequently, neither the objective problem underlying the subjects of the claimed inventions, nor their solutions defined by the special technical features allow for a relationship to be established between the said inventions, which involves a single general inventive concept.

3. In conclusion, the groups of claims are not linked by common or corresponding special technical features and define 2 different inventions not linked by a single general inventive concept.

The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

#### Re Item V

1. Reference is made to the following documents:

D1: GB-A-2 379 150 D2: US-A-5 690 178 D3: US-A-5 009 270 D4: US-A-2 942 674

#### 2. Claims 1 to 25

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document) an apparatus for cutting turf, for soil de-compacting and for soil drainage and irrigation (p. 1, l. 4-7), the apparatus comprising a chassis (10) having ground engaging means (74, 76), an adjustable working arm (18, 20) having a chassis-engaging end movably mounted on the chassis (p. 5, l. 3-4) and a tool-engaging end having means for receiving a tool (p. 5, l. 4-5), means for oscillating the tool-engaging end of the adjustable working arm (p. 5, l. 6-9) wherein the oscillating means comprises a drive means mounted on the chassis and a connecting means mounted intermediate the drive means and the adjustable working arm (p. 5, l. 6-9).

D1 further describes at least one axle (see figures 2A and 4) of the ground engaging means having wheel means (74, 76) mounted thereon. The apparatus of D1 also comprises a leading portion of a tool (see figure 2A) mounted on the tool receiving means (p. 5, l. 4-5) which is disposed substantially vertically below an axis of rotation of the axle (axle of wheel 76, see figure 2A).

The subject-matter of claim 1 therefore is not new (Article 33(2) PCT.

Also D2 describes a similar apparatus with the same features and therefore, the subject-matter of claim 1 is also not new over D2.

2.2 The dependent claims 2 to 25 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step, see documents D1 and D4 and the corresponding passages cited in the search report.

#### 3. Claims 26 to 31

3.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 26 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document) an apparatus for cutting turf, for soil de-compacting and for soil drainage and irrigation (p. 1, l. 4-7), the apparatus comprising a chassis (10) having ground engaging means (74, 76), an adjustable working arm (18, 20) having a chassis-engaging end movably mounted on the chassis (p. 5, l. 3-4) and a tool-engaging end having means for receiving a tool (p. 5, l. 4-5), means for oscillating the tool-engaging end of the adjustable working arm (p. 5, l. 6-9) wherein the oscillating means comprises a drive means mounted on the chassis and a connecting means mounted intermediate the drive means and the adjustable working arm (p. 5, l. 6-9).

Furthermore, D1 also shows a trench generating means (p. 9, I. 23-24), mounted on the tool receiving means of the adjustable working arm (see figure 10), said trench generating means comprising a wedge blade (12') having a leading edge blade (see figures 9 and 10) and a trailing edge having means for receiving material (as mentioned on p. 10, I. 1-3: ... designed to cut a deep narrow trench, when the earth is removed..., this necessarily needs means for receiving the material which cut by the leading edge blade).

The subject-matter of claim 26 therefore is not new (Article 33(2) PCT.

3.2 Dependent claims 27 to 31 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step, see documents D1 and D4 and the corresponding passages cited in the search report.

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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4. The requirements of Article 33(4) PCT concerning industrial applicability are fulfilled by claims 1 to 31.

#### Re Item VII

- 1. Independent claim 1 and 26 are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (D1) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 2. Claim 32 contains a reference to the drawings. According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.
- 3. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in D1 is not mentioned in the description, nor is this document identified therein.